

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/730,377		12/08/2003	Brian A. Russell	BRITEK.007C1	BRITEK.007C1 2840	
20995	7590	08/12/2004		EXAM	EXAMINER	
KNOBBE I	MARTE	NS OLSON &	STASHICK, ANTHONY D			
2040 MAIN FOURTEEN				ART UNIT	PAPER NUMBER	
IRVINE, CA	A 92614			3728		

DATE MAILED: 08/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

			#
	Application No.	Applicant(s)	1
· · · · · · · · · · · · · · · · · · ·	10/730,377	RUSSELL, BRIAN A.	/
Office Action Summary	Examiner	Art Unit	
	Anthony Stashick	3728	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replication of the provided of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statuly any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a re oly within the statutory minimum of thirty It will apply and will expire SIX (6) MOND te, cause the application to become AD	ply be timely filed (30) days will be considered timely. THS from the mailing date of this communication ANDONED (35 U.S.C. § 133).	on.
Status			
Responsive to communication(s) filed on 2a) ☐ This action is FINAL. 2b) ☑ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matte		is
Disposition of Claims			
4) Claim(s) 1 is/are pending in the application. 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/application Papers 9) The specification is objected to by the Examin	or election requirement.		
10) ☐ The drawing(s) filed on <u>08 December 2003</u> is/ Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct to by the examination. The oath or declaration is objected to by the E	are: a)⊠ accepted or b)□ e drawing(s) be held in abeyand ction is required if the drawing(ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Apporting documents have been approximately (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>03222004</u> .	Paper No(s	ummary (PTO-413))/Mail Date formal Patent Application (PTO-152) 	

Application/Control Number: 10/730,377

Art Unit: 3728

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 contains the phrases "ate least one thrustor provided on the first side of the layer; at least one chamber provided on the second side of the layer adapted to receive a corresponding one of the at least one thrustor;...". It is unclear as to whether the chamber and the thrustor are formed on the layer or are provided by another layer adjacent to the layer. If formed on the same layer, it is unclear how a thrustor and a chamber can be provided in the same place on the same layer.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by any one of the following references: Fowler 3,834,046, Colonel et al. 4,798,009, Vermeulen 4,999,931, Snow 5,595,003, or the European reference to Menghi Shoes 578,618 (Menghi '618).

Fowler '046 discloses all the limitations of the claim including the following: a sole 20, 22, 24 formed of a resilient layer of stretchable material 24 having a first side (side facing 20) and a second side (side facing 22); at least one thrustor (Protrusion on either of 20 or 22) provided on the first

Application/Control Number: 10/730,377

Art Unit: 3728

side of the layer; at least one chamber (located between the protrusions in 20 or 22) provided on the second side of the layer and adapted to receive a corresponding one of the at least one thrustor; a wall (see Figure 2, wall is 21) at least partially surrounding the resilient layer to prevent horizontal displacement of the layer when the thrustor is compressed against the layer into the chamber.

Colonel et al. '009 discloses all the limitations of the claim including the following: a sole (that shown in Figure 2) formed of a resilient layer of stretchable material 16, 17 or 18 having a first side (facing the top of the page) and a second side (facing the bottom of the page); at least one thrustor (protrusion from any one of the layers) provided on the first side of the layer; at least one chamber (area between protrusions located on any one of the layers) provided on the second side of the layer and adapted to receive a corresponding one of the at least one thrustor; a wall 36 (the side wall of the shoe shown in Figure 4) at least partially surrounding the resilient layer to prevent horizontal displacement of the layer when the thrustor is compressed against the layer into the chamber.

Vermeulen '931 discloses all the limitations of the claim including the following: a sole 2 formed of a resilient layer of stretchable material 6 having a first side (top side of 6) and a second side (bottom side of 6); at least one thrustor (protrusion form either of 10) provided on the first side of the layer; at least one chamber (14) provided on the second side of the layer and adapted to receive a corresponding one of the at least one thrustor (see Figure 6B); a wall 2 at least partially surrounding the resilient layer to prevent horizontal displacement of the layer when the thrustor is compressed against the layer into the chamber.

Snow '003 discloses all the limitations of the claim including the following: a sole 10, 12 formed of a resilient layer of stretchable material 14 having a first side (top side) and a second side (bottom side); at least one thrustor (protrusion 20) provided on the first side of the layer; at least one chamber 22 provided on the second side of the layer and adapted to receive a corresponding one of the

Application/Control Number: 10/730,377

Art Unit: 3728

at least one thrustor (see Figure 3); a wall 40 at least partially surrounding the resilient layer to prevent horizontal displacement of the layer when the thrustor is compressed against the layer into the chamber.

Menghi '618 discloses all the limitations of the claim including the following: a sole 1 formed of a resilient layer of stretchable material having a first side (top side) and a second side (bottom side); at least one thrustor 3 provided on the first side of the layer; at least one chamber 5 provided on the second side of the layer and adapted to receive a corresponding one of the at least one thrustor (see Figure 2); a wall (the upper of the shoe that the insole is placed within) at least partially surrounding the resilient layer to prevent horizontal displacement of the layer when the thrustor is compressed against the layer into the chamber.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anthony Stashick whose telephone number is 703-308-3876. The examiner can normally be reached on Monday through Thursday from 6:30 am until 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on 703-308-2672. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Page 5

Anthony Stashick Primary Examiner Art Unit 3728

ADS